IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: GREGORY BOSS et al. Confirmation No.: 3079

Serial No.: 10/725,735 Examiner: Mark A. Fleischer

Filed: December 1, 2003 Group Art Unit: 4143

For: SELECTING DIVERGENT

STORYLINES USING BRANCHING

TECHNIQUES

APPLICANTS' INTERVIEW SUMMARY RECORD

Mail Stop: Amendment Commissioner for Patents P.O. BOX 1450 Alexandria, VA 22313-1450

Sir:

In response to the Interview Summary form having a mailing date of January 20, 2010, Applicants respectfully submits this paper. Pursuant the requirements of MPEP § 713.04, kindly enter the following addendum to the interview summary record for the telephonic interview conducted on January 8, 2010. The participants of the interview include: Chester L. Jordan II, Esq. (Reg. No. 42,699) representing the Applicants, and Examiner Mark A. Fleischer representing the Patent Office.

Applicant respectfully concurs with the content of the Interview Summary form completed, and entered, by Examiner Fleischer on January 20, 2010.

(A) Nature of exhibit shown or demonstration conducted.

No exhibits were shown and no demonstrations were conducted.

(B) Claims discussed.

All pending claims of the application were discussed.

(C) Specific prior art discussed.

All prior art of record was discussed.

(D) Principal proposed amendments of a substantive nature discussed.

Applicant concurs with the substantive nature of the interview as set forth in the Interview Summary form completed by the examiner.

(E) General thrust of the principal arguments.

Applicants assert that a reasonable reading of the cited prior art, as combined and applied, does not disclose each limitation of the existing claims.

(F) General indication of any other pertinent matters discussed.

The Office's rejections under 35 U.S.C. §101 and 35 U.S.C. §112 were discussed. An agreement was reached regarding these rejections.

(G) General results and outcome of the interview.

An agreement relating to the disposition of the claims was not reached. Applicants submitted an after final amendment for consideration to place the claims in condition for allowance.

(H) Federal Records Act submission for Interview via electronic mail.

The interview was not conducted via electronic mail; therefore, no FRA submission is required.

Respectfully submitted, CAHN & SAMUELS, L.L.P.

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February 4, 2010